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Stands and pushcarts and open containers.—The strictest interpretation of the provision of section 46 of the Sanitary Code will be applied to stands and pushcarts and open containers at all times, and no covering other than of a fixed and permanent character will be recognized as conforming to the requirements of said section.

Candy.—Within the meaning of this section, all candy stored, sold, or offered for sale or displayed or transported must be covered with a covering such as glass, wood, metal, pasteboard, paper, or other suitable material so as to adequately protect it from flies, dust, dirt, or other contamination.

Bakery products.—All breadstuffs, cakes, pies, and confectionery kept, held, offered, or displayed for sale must at all times be protected from the contamination of flies, dust, and unwarranted human handling by being inclosed or covered with some suitable covering. When displayed for sale, glass cases should be used, the back of which may be inclosed in close-mesh wire screening.

Groceries.—All foodstuffs not protected by a fly and dust proof wrapper must be protected by covering or cases of glass, metal, wood, or close-mesh wire screening, so as to protect the same from flies or other contamination.

Butcher shops and markets.—All meats, poultry, game, fish, and similar products when displayed for sale must be protected so as to preserve them from unwarranted human handling, contamination of flies, and dust by being kept within closed refrigerating display cases or properly covered by close-mesh wire screening. Smoked meats, sausages, hams, and other products of a similar character which are covered by a permanent protected cover need not be kept as above indicated.

Restaurants and public eating places.—At restaurants and public enting places all food must be protected from contamination by flies, dust, and unwarranted handling by being inclosed in glass or metal cases or cases covered with close-mesh wire screening. Where pies, sections of pies, sandwiches, cakes, or similar products are securely wrapped in individual paper coverings they will be deemed as satisfactorily protected within the provision of section 46 of the Sanitary Code.

Meat—Cooling and Removal of Entrails Required. (Reg. Bd. of H., July 28, 1914.)

Resolved, That section 45 of the Sanitary Code be, and the same is hereby, amended, to take effect immediately, so as to read as follows:

Sec. 45. No meat or dead animal above the size of a rabbit shall be taken to any public or private market, nor shall any such meat or dead animal be stored or held, kept, or offered for sale in any such place until the same shall have been fully cooled after killing, nor until the entrails and feet (except of poultry and game and except the feet of swine) shall have been removed.

Habit-Forming Drugs-Sale of. (Reg. Bd. of H., July 28, 1914.)

Resolved, That section 182 of the Sanitary Code be, and the same is hereby, amended, to take effect immediately, so as to read as follows:

Sec. 182. No cocaine or salts of cocaine, alpha or beta eucain, either alone or in combination with other substances, or any substance under any other name giving a physiological reaction similar to the physiological reaction of cocaine, and no opium or preparation of opium, and no morphine or salts of morphine, and no cannibis indica or preparation of cannibis indica, or the derivatives of either or any of the substances named herein, shall be held or offered for sale or sold or given away at retail by any person in the city of New York, except

upon the written prescription of a duly licensed physician, veterinarian, or dentist.

Nothing hereinbefore mentioned, however, shall apply to compounded mixtures containing opium or morphine or cannibis indica or their derivatives for external use only, in the form of liniments, ointments, oleates, or plasters.

Drugs—Sale of—Prosecutions for Violation of Regulation. (Reg. Bd. of H., Sept. 29, 1914.)

Resolved, That the director of the bureau of food inspection be, and he is hereby, directed to institute no prosecutions for the violation of section 182 on or before December 1, 1914, by which time, namely, four months and three days from the time of the revision of the ordinance, all retail druggists will have had ample time to dispose of such stock as may have been prepared for sale before July 28, 1914, the sale of which is forbidden under the revised ordinance.

Poisons—Sale of. (Reg. Bd. of H., Aug. 25, 1914.)

Resolved, That section 66 of the Sanitary Code be, and the same is hereby, amended to take effect immediately, so as to read as follows:

Sec. 66. No person shall sell at retail or give away any poison without affixing or causing to be affixed to the bottle, box, package, parcel, or receptacle containing such poison a label upon which shall be printed in red ink, in plain, legible characters, the name of the article, the word "Poison," the name and place of business of the seller, or donor if the poison be given away, a skull and crossbones, the word "Caution," the maximum dose of the poison, and the antidote therefor.

The provisions of this section shall not apply to medicinal compounds containing poisonous drugs in therapeutic doses, when the maximum dose of such preparation is marked upon the container.

Funerals of Persons Who Have Died of Communicable Diseases Required to be Private. (Reg. Bd. of H., Aug. 25, 1914.)

Resolved, That section 142 of the Sanitary Code be, and the same is hereby, amended so as to read as follows:

SEC. 142. A public or church funeral shall not be held of any person who has died of acute poliomyelitis (infantile paralysis), Asiatic cholera, diphtheria (croup), epidemic cerebrospinal meningitis, measles, plague, scarlet fever, smallpox, typhus fever, and yellow fever, but the funeral of such person shall be private, and it shall not be lawful to invite to, or permit at, the funeral of any person who has died of any one of the above diseases, or of any infectious disease, or at any services connected therewith, any person whose attendance is not necessary, or from or to whom there is danger of contagion thereby.

Burial—Communicable Diseases—Duties of Undertakers. (Reg. Bd. of H., Aug. 25, 1914.)

Resolved, That section 141 of the Sanitary Code be, and the same is hereby, amended so as to read as follows:

SEC. 141. It shall be the duty of every undertaker having notice of the death of any person within the city of New York of acute cerebrospinal meningitis, acute poliomyelitis (infantile paralysis), Asiatic cholera, diphtheria (croup),